

REINHERZ

UNITED STATES DEPARTMENT OF COMMERCE Patent and Trademark Office

Address: COMMISSIONER OF PATENTS AND TRADEMARKS
Washington, D.C. 20231

E.

08/948124

SERIAL NUMBER FILING DATE

FIRST NAMED APPLICANT

ATTORNEY DOCKET NO.

08/948,124

☐ THE PERIOD FOR RESPONSE:

10/09/97

DFCI-522A

HM12/1015

ALICE O. CARROLL, ESQ., HAMILTON, BROOK, REYNOLDS, P.C., TWO MILITIA DRIVE LEXINGTON MA 02421-4799

EXA	MINER
BANSA	L,G
ART UNIT	PAPER NUMBER
1642	28

DATE MAILED:

10/15/01

Below is a communication from the EXAMINER in charge of this application

COMMISSIONER OF PATENTS AND TRADEMARKS

ADVISORY ACTION

	is extended to run	or continues to run	from the da		
b) 🗌	expires three months from the da event however, will the statutory	ate of the final rejection or as of the m period for the response expire later the	ailing date of this Advi- nan six months from th	sory Action, whicheve ne date of the final reje	r is later. In no ection.
	The date on which the response, purposes of determining the period	btained by filing a petition under 37 C , the petition , and the fee have been od of extension and the correspondin date of the originally set shortened sta	filed is the date of the i g amount of the fee. A	response and also the Any extension fee purs	e date for the suant to 37 CFR
Apr	pellant's Brief is due in accordance	e with 37 CFR 1.192(a).			•
Apr	olicant's response to the final reject place the application in condition for	ction, filed 9/2/0 has b for allowance:	een considered with th	ne following effect, but ,	it is not deemed
		e claim and /or specification will not be			
	a. There is no convincing sho presented.	owing under 37 CFR 1.116(b) why the	proposed amendment	t is necessary and wa	s not earlier
	b. They raise new issues that	t would require further consideration a	.nd/or search. (See No	ote).	
	c. They raise the issue of new				
	- <i>'</i>	place the application in better form for	appeal by materially re	educing or simplifying	the issues for
	e. They present additional cla	aims without cancelling a correspond	ing number of finally re	ejected claims.	
	NOTE:				
	NOTE.				
2 🗂		nims would be all	lowed if submitted in a	separately filed amen	adment cancelling
2. [] 3. 4 3	Newly proposed or amended dathe non-allowable claims.	aims would be all oposed amendment 🔀 will be enter			•
2. <u> </u>	Newly proposed or amended clathe non-allowable claims. The firm an appeal, the probe as follows:				•
2. [] 3. 4 3	Newly proposed or amended dathe non-allowable claims.	oposed amendment X will be enter			•
2. 🗍	Newly proposed or amended clathe non-allowable claims. Here the films an appeal, the probe as follows: Claims allowed: Claims objected to: Claims rejected: 41,46				•
2. 🗆 3. 🗷	Newly proposed or amended claims. The films had limed an appeal, the property be as follows: Claims allowed: Claims objected to: However;	oposed amendment will be enter	ed will not be ente		•
2. 🗍 3. 🕰	Newly proposed or amended claims. The films had limed an appeal, the property be as follows: Claims allowed: Claims objected to: However;	oposed amendment X will be enter	ed will not be ente		•
3. 4	Newly proposed or amended clathe non-allowable claims. Harmy head Ween the filing an appeal, the probe as follows: Claims allowed: None Claims objected to: None Claims rejected: 41, 45, However; Applicant's response has over	oposed amendment will be enter	ed will not be ente	and the status of	the claims will
3. 🕰	Newly proposed or amended clathe non-allowable claims. Harmy hield Hon the filing an appeal, the property of the filing and appeal, the property of the strains objected to: Claims allowed: Claims objected to: However; Applicant's response has on the affidavit, exhibit or request the strains of the s	vercome the following rejection(s):	ed will not be ente	ome the rejection bec	the claims will ause Applicant
3. 🕰	Newly proposed or amended clathe non-allowable claims. If the non-allowable claims. If the films an appeal, the property of the films and peal, the property of the asteroid for the films objected to: Claims allowed: Claims allowed: Claims objected to: However; Applicant's response has on The affidavit, exhibit or request to the property of the films of the fi	oposed amendment will be enter	ed will not be ente	ome the rejection become the claums.	auso Applicant The agument
a. 20	Newly proposed or amended clathe non-allowable claims. If the non-allowable claims. If the films an appeal, the property of the films and peal, the property of the asteroid for the films objected to: Claims allowed: Claims allowed: Claims objected to: However; Applicant's response has on The affidavit, exhibit or request to the property of the films of the fi	vercome the following rejection(s): for reconsideration has been considered on Commonwhate in the following rejection at the following rejection at the following rejection (s):	ed will not be ente	ome the rejection become the claums.	auso Applicant The agument
4. X	Newly proposed or amended clathe non-allowable claims. Lawy filed Usen the filing an appeal, the probe as follows: Claims allowed: None Claims objected to: None Claims rejected: 41, 45, However; Applicant's response has on The affidavit, exhibit or request to not personne of the affidavit or exhibit will not be presented.	vercome the following rejection(s): for reconsideration has been considered on Commonwhate in the following rejection at the following rejection at the following rejection (s):	ed will not be ente	ome the rejection become the claums.	auso Applicant The agument
4. X	Newly proposed or amended clathe non-allowable claims. If a way held the non-allowable claims. If a way held the proposed of an appeal, the proposed or amended claims. Claims allowed: None Claims allowed: None Claims rejected to: None Claims rejected: 41, 46 However; Applicant's response has on The affidavit, exhibit or request to not purchasis of the affidavit or exhibit will not be presented.	vercome the following rejection(s): for reconsideration has been consideration to the following rejection of the following rejection of the following rejection of the following rejection (s): for reconsideration has been consideration that is a considered because applicant has not the following rejection (s):	ed will not be ente	ome the rejection become the claums.	auso Applicant The agument
4. 3. 200 200 to 200 to 100 to	Newly proposed or amended clathe non-allowable claims. If a way held the non-allowable claims. If a way held the proposed of an appeal, the proposed or amended claims. Claims allowed: None Claims allowed: None Claims rejected to: None Claims rejected: 41, 46 However; Applicant's response has on The affidavit, exhibit or request to not purchasis of the affidavit or exhibit will not be presented.	vercome the following rejection(s): for reconsideration has been consideration to the following rejection of the following rejection of the following rejection of the following rejection (s): for reconsideration has been consideration that is a considered because applicant has not the following rejection (s):	ed will not be ente	ome the rejection become the claums.	auso Applicant The agument
4. 3. 200 200 to 200 to 100 to	Newly proposed or amended clathe non-allowable claims. If a way held the non-allowable claims. If a way held the proposed of an appeal, the proposed or amended claims. Claims allowed: None Claims allowed: None Claims rejected to: None Claims rejected: 41, 46 However; Applicant's response has on The affidavit, exhibit or request to not purchasis of the affidavit or exhibit will not be presented.	vercome the following rejection(s): for reconsideration has been consideration to the following rejection of the following rejection of the following rejection of the following rejection (s): for reconsideration has been consideration that is a considered because applicant has not the following rejection (s):	ed will not be ente	ome the rejection becather claums. The claums. The claums of the claums of the claums of the claums. Which activity the contract of the claums of the claums.	auso Applicant The agument